

1 KATHLEEN J. ENGLAND, ESQ.  
2 Nevada Bar No. 206  
3 **GILBERT & ENGLAND LAW FIRM**  
4 610 South Ninth Street  
5 Las Vegas, Nevada 89101  
6 Telephone: 702.529.2311  
7 E-mail: [kengland@gilbertenglandlaw.com](mailto:kengland@gilbertenglandlaw.com)

8 JASON R. MAIER, ESQ.  
9 Nevada Bar No. 8557  
10 JOSEPH A. GUTIERREZ, ESQ.  
11 Nevada Bar No. 9046  
12 DANIELLE J. BARRAZA, ESQ.  
13 Nevada Bar No. 13822  
14 **MAIER GUTIERREZ & ASSOCIATES**  
15 8816 Spanish Ridge Avenue  
16 Las Vegas, Nevada 89148  
17 Telephone: 702.629.7900  
18 Facsimile: 702.629.7925  
19 E-mail: [jrm@mgalaw.com](mailto:jrm@mgalaw.com)  
20 [jag@mgalaw.com](mailto:jag@mgalaw.com)  
21 [db@mgalaw.com](mailto:db@mgalaw.com)

22 *Attorneys for Plaintiffs Judy Doe No. 1,  
23 Judy Doe No. 2, Judy Doe No. 3,  
24 Judy Doe No. 4, Judy Doe No. 5,  
25 Judy Doe No. 6, Judy Doe No. 7,  
26 Judy Doe No. 8 and Judy Doe No. 9*

16 **UNITED STATES DISTRICT COURT**  
17 **DISTRICT OF NEVADA**

18 JUDY DOE NO. 1, an individual; JUDY DOE  
19 NO. 2, an individual; JUDY DOE NO. 3, an  
20 individual; JUDY DOE NO. 4, an individual;  
21 JUDY DOE NO. 5, an individual; JUDY DOE  
22 NO. 6, an individual; JUDY DOE NO. 7, an  
23 individual; JUDY DOE NO. 8, an individual; and  
24 JUDY DOE NO. 9 an individual,

25 Plaintiffs,

26 v.

27 WYNN RESORTS, LIMITED, a Nevada  
28 corporation; WYNN LAS VEGAS, LLC, a  
Nevada limited-liability company; DOES I  
through X; and ROE CORPORATIONS I  
through X, inclusive,

Defendants.

Case No.: 2:19-cv-01904-GMN-VCF

**STIPULATION AND REQUEST FOR  
ORDER EXTENDING PLAINTIFFS'  
MAY 1, 2023 DEADLINE ASSOCIATED  
WITH ECF NOS. 180, 181 & 182**

**(First Request)**

1           The nine JUDY DOE Plaintiffs Nos. 1-9 (“Plaintiffs”), and Defendants Wynn Resorts, Limited  
2 (“Wynn Resorts”) and Wynn Las Vegas, LLC (“Wynn LV”) (collectively “Defendants”), by and  
3 through their respective attorneys of record, stipulate and agree to extend the time for Plaintiffs to file  
4 their response to Wynn LV’s motion to dismiss Plaintiffs’ third amended complaint [ECF No. 180],  
5 and Wynn Resorts’ (1) motion to dismiss Plaintiffs’ third amened complaint; or (2) in the alternative,  
6 joinder to defendant Wynn Las Vegas, LLC’s motion to dismiss Plaintiffs’ third amended complaint  
7 [ECF NoS. 181 & 182].

8           The current deadline to submit the responses is May 1, 2023 pursuant to ECF Nos. 180, 181  
9 & 182. Plaintiffs have requested, and Defendants have agreed to, an extension of time to and including  
10 **May 17, 2023** so that Plaintiffs have adequate time to prepare the responses.

11           This stipulation is submitted in good faith and not for purposes of delay.

12           IT IS SO STIPULATED.

13           DATED this 28th day of April 2023.

14           **MAIER GUTIERREZ & ASSOCIATES**

15           */s/ Danielle J. Barraza*

16           Jason R. Maier, Esq.  
17           Nevada Bar No. 8557  
18           Danielle J. Barraza, Esq.  
19           Nevada Bar No. 13822  
20           8816 Spanish Ridge Avenue  
21           Las Vegas, Nevada 89148

22           Kathleen J. England  
23           Nevada Bar No. 206  
24           **GILBERT & ENGLAND LAW FIRM**  
25           610 South Ninth Street  
26           Las Vegas, Nevada 89101  
27           *Attorneys for Plaintiffs*

13           DATED this 28th day of April 2023.

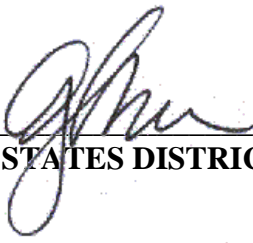
14           **JACKSON LEWIS P.C.**

15           */s/ Deverie J. Christensen*

16           Deverie J. Christensen, Esq.  
17           Nevada Bar No. 6596  
18           Joshua A. Sliker, Esq.  
19           Nevada Bar No. 12493  
20           Hilary A. Williams, Esq.  
21           Nevada Bar No. 14645  
22           300 S. Fourth Street, Suite 900  
23           Las Vegas, Nevada 89101  
24           *Attorneys for Defendants*

25           **ORDER**

26           IT IS SO ORDERED this 1st day of May, 2023.

27             
28           **UNITED STATES DISTRICT JUDGE**